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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/483,745	01/17/2000	Loredana Abramo	Abramo-1	8778
7590 10/06/2003 FAY, SHARPE, FAGAN, MINNICH & McKEE, LLP 1100 SUPERIOR AVENUE SEVENTH FLOOR CLEVELAND, OH 44114			EXAMINER	
			HUYNH, CONG LAC T	
			ART UNIT	PAPER NUMBER
			2178	T T
			DATE MAILED: 10/06/2003	, 6

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	09/483,745	ABRAMO, LOREDANA
Office Action Summary	Examiner	Art Unit
	Cong-Lac Huynh	2178
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute. - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a y within the statutory minimum of thin will apply and will expire SIX (6) MOI , cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on 17.	<u>lanuary 2000</u> .	
2a) ☐ This action is FINAL . 2b) ☑ Th	is action is non-final.	
3) Since this application is in condition for allows closed in accordance with the practice under Disposition of Claims		
4) Claim(s) 1-8 is/are pending in the application.		
4a) Of the above claim(s) is/are withdraw	wn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-8</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	r election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examine		
10)☐ The drawing(s) filed on is/are: a)☐ accept		
Applicant may not request that any objection to the		
11)☐ The proposed drawing correction filed on		disapproved by the Examiner.
If approved, corrected drawings are required in re		
12) The oath or declaration is objected to by the Ex	aminer.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a) All b) Some * c) None of:		
 Certified copies of the priority document 	s have been received.	
2. Certified copies of the priority document	s have been received in A	Application No
 3. Copies of the certified copies of the prio application from the International Bu * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	·
14) Acknowledgment is made of a claim for domesti	ic priority under 35 U.S.C.	§ 119(e) (to a provisional application).
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domest 		
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)
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DETAILED ACTION

- 1. This action is responsive to communications: the application filed on 1/17/00.
- 2. Claims 1-8 are pending in the case. Claims 1 and 7 are independent claims.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beierle et al. (US Pat No. 6,552,832 B1, 4/22/03, filed 4/1/99) in view of Probert, Jr. et al. (US Pat No. 6,549,918 B1, 4/15/03, filed 9/21/98).

Regarding independent claim 1, Beierle discloses:

- receiving raw data output from a digital switch (figures 2 and 5; col 2, lines 29-36: "at least one digital port connected to the digital switch for receiving digital telephone signals from the digital switch in a TDM format and for transmitting digital telephone signals in the TDM format to the digital switch ...")

Beirerle does not explicitly disclose:

converting said raw data into a format compatible with a predefined spreadsheet program

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outputting converted data to and storing said converted data in at least one
 predefined workbook of said spreadsheet program

Probert discloses:

 converting said raw data into a format compatible with a predefined spreadsheet program (figure 2 and col 17-59: the network system includes the dynamic conversion filter driver to convert data from one format to another, including providing data in spreadsheet format where the data to be converted is from the server)

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to have combined Probert into Beierle since Probert has the advantage of converting data in one format to the spreadsheet format applied in the network system, providing a suggestion that such a conversion be applied the network of Beierle for converting the data received from the digital switch.

Beierle and Probert do not disclose outputting converted data to and storing said converted data in at least one predefined workbook of said spreadsheet program. However, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Beierle and Probert to include said outputting and storing features since it was well known in the art that once the data is converted into a format such as spreadsheet, the data is displayed at the client, which is a form of outputting data, and the data is stored in the memory for later use.

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Regarding claim 2, which is dependent on claim 1, Beierle does not explicitly disclose:

- prior to said receiving, converting and outputting steps, installing said digital
 switch
- performing said receiving, converting and outputting steps as part of a New
 Product Introduction test

However, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Beierle to include installing said digital switch prior receiving, converting and outputting steps since Beierle does disclose that the digital switch already exists in the system (figure 5) so that the digital switch can provide data for manipulating later. This inherently shows installing the digital switch in the system prior to performing actions involving with data.

Also, Beierle does not disclose performing said receiving, converting and outputting steps as part of a New Production Introduction test. Instead, Beierle discloses a network system *connected to subscriber terminals* (figure 1).

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Beierle and Probert to include performing said receiving, converting and outputting steps as part of a New Production Introduction test since it was well known that a subscriber system as in Beierle is for providing subscribers a new product related to the purpose of the subscription. This suggests that the system of Beierle and Probert can provide a new production introduction test to subscribers via steps of receiving, converting and outputting.

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Regarding claim 3, which is dependent on claim 1, Beierle does not explicitly disclose:

- prior to said receiving, converting and outputting steps, installing said digital
 switch (as mentioned in claim 2)
- performing said receiving, converting and outputting steps as part of a Customer
 Acceptance test

However, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Beierle to include installing said digital switch (as mentioned in claim 2).

Also, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Beierle to include performing said receiving, converting and outputting steps as part of a Customer Acceptance test since it was well known that the subscriber system in Beierle was connected to a plurality of subscriber terminals and can often receive the feedback from the subscribers, which are customers. This suggests that the system can provide a customer acceptance test via steps receiving, converting and outputting as part of the test to receive the feedback from customers.

Independent claim 7 is for a system of claim 12, and is rejected under the same rationale.

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Regarding claim 8, which is dependent on claim 7, Beierle and Probert does not explicitly disclose the operation of said data receiver, data converter and data output device are adapted to be triggered via a user's "Make Workbook" command. However, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Probert to include the user's Make Workbook command since it was well known that spreadsheet has the command such as AutoFormat for formatting a workbook, which is a form of the Make Workbook command.

5. Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beierle in view of Probert as applied to claims 1 and 2 above, and further in view of Brown et al. (US Pat No. 5,384,822, 1/24/95, filed 6/30/92).

Regarding claim 4, which is dependent on claim 1, Beierle and Probert do not disclose:

- using the output of said converter as a layout, preparing scripts containing
 Database Modification Commands
- transferring said scripts to said digital switch
- via said digital switch, executing said scripts to modify a switch database

Brown discloses:

- a network with the digital switch (figure 1)
- a plurality of testing of communication switch where the switch is installed (col 1, lines 1-54)

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- a plurality of test program or scripts are preferably stored in the computer to facilitate testing of the digital switch via the controllable telephone devices (col 3, lines 3-30)
- a test script consists of a sequential set of commands including command
 messages and status inquiry messages (col 5, lines 25-50)
- executing the script commands and processing additional commands which may be contained within the script (col 5, line 62 to col 6, line 40)
- storing the test data in the server (col 6, lines 20-40: "the stored test data is later analyzed ...)

It would have been obvious to an ordinary skill in the art at the time of the invention was made to have combined Brown into Beierle and Probert since Brown provides testing of the installed digital switch, scripts for testing of the digital switch, executing the script commands and processing additional commands which may be contained in the script, and storing the test data. Brown, therefore, suggests preparing scripts containing Database Modification Commands since the additional commands in the script can be the Database Modification Commands. Further, the testing of communication switch and the scripts of testing of the digital switch inherently show that the scripts should be transferred to the digital switch for executing. Depending on the command, if the script includes the command for modifying the switch database, then the result of the execution would be modifying the switch database.

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Claims 5-6 include the same limitations as in claim 4, and are rejected under the same rationale.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Bailis et al. (US Pat No. 6,307,925 B1, 10/23/01, filed 4/10/96).

Farris et al. (US Pat No. 6,546,003 B1, 4/8/03, filed 11/21/96).

Cho et al. (US Pat No. 6,466,956 B1, 10/15/02, filed 1/21/99).

Paradis et al. (US Pat No. 6,389,407 B1, 5/14/02, filed 12/9/99, priority 9/13/99).

Schawer (US Pat No. 5,953,730, 9/14/99, filed 3/12/97).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cong-Lac Huynh whose telephone number is 703-305-0432. The examiner can normally be reached on Mon-Fri (8:30-6:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon can be reached on 703-308-5186. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-9000.

clh

9/24/03

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